SECTION 1. Be it enacted by the General Assembly of Maryland, (Three-fifths of all the members elected to each of the two houses concurring), That the following amendments be and they are hereby proposed to Sections 1, 2, 3, 15, 16, 18 and 33 of Article IV, title "Judiciary Department", subtitles respectively "Part I—General Provisions", "Part II—Court of Appeals", and "Part IV—Courts of Baltimore City", and that the subtitle "Part II—Court of Appeals" be changed to "Part II—Courts of Appeal"; Sections 3 and 6 of Article V, title "Attorney General and State's Attorneys"; and Section 1 of Article XVII, title "Quadrennial Elections"; and that Article IV of the Constitution, subtitle "Part II—Courts of Appeal", is amended by adding new Sections 14A and 14B thereto, to follow immediately after Section 14 thereof; and that said Article IV of the Constitution, subtitle "Part II—Courts of Appeal", is amended by repealing Section 18A thereof and enacting a new Section 18A in lieu thereof, to stand in the place of the Section 18A so repealed, the same if adopted by the legal and qualified voters of the State as herein provided, to become a part of the Constitution of Maryland.

Article IV

- 1. The Judicial power of this State shall be vested in a Court of Appeals, and such intermediate courts of appeal, as shall be provided by law by the General Assembly, Circuit Courts, Orphans' Courts, such Courts for the City of Baltimore, as are hereinafter provided for, and Justices of the Peace; all said Courts shall be Courts of Record, and each shall have a seal to be used in the authentication of all process issuing therefrom. The process and official character of Justices of the Peace shall be authenticated as hath heretofore been practiced in this State, or may hereafter be prescribed by law.
- 2. The Judges of all of the said Courts shall be citizens of the State of Maryland, and qualified voters under this Constitution, and shall have resided therein not less than five years, and not less than six months next preceding their election, or appointment, In the Judicial Circuit, as the case may be, in the city, county, judicial circuit, intermediate appellate judicial circuit or appellate judicial circuit for which they may be, respectively, elected, or appointed. They shall be not less than thirty years of age at the time of their election, or appointment, and shall be selected from those who have been admitted to practice Law in this State, and who are most distinguished for integrity, wisdom and sound legal knowledge.
- 3. The Judges of the several Courts [shall] other than the Court of Appeals or any intermediate courts of appeal shall, subject to the provisions of Section 5 of this Article of the Constitution, be elected in Baltimore City and in each county, by the qualified voters of the city and of each county, respectively, except that in the First and Second Judicial Circuits the said Judges of the several Courts shall be elected by the qualified voters in each respective Judicial Circuit as hereinafter provided, all of the said Judges to be elected at the general election to be held on the Tuesday after the first Monday in November, as now provided for in the Constitution. Each of the said Judges shall hold his office for the term of fifteen years from the time of his election, and until his successor is elected and qualified, or until he shall have attained the age of seventy years, whichever may first happen, and be re-eligible thereto until he shall have attained the age of seventy years, In case of the